# ORANGE COUNTY GOVERNMENT

#### **Interoffice Memorandum**

#### REAL ESTATE MANAGEMENT ITEM 5

**DATE:** May 16, 2024

TO: Mayor Jerry L. Demings

-AND-

**County Commissioners** 

THROUGH: Mindy T. Cummings, Manager

FROM: David Sustachek, Senior Acquisition Agent 55/MTC.

CONTACT

PERSON: Mindy T. Cummings, Manager

**PHONE:** 407-836-7090

**DIVISION:** Real Estate Management Division

ACTION REQUESTED:

Approval and execution of Contract for Purchase and Sale by and between Dee Rivers-Yowell and Orange County, approval of Warranty Deed, and authorization for the Manager of the Real Estate Management Division to exercise all delegations of authority expressly provided for by the Contract for Purchase and Sale, disburse funds to pay purchase price in the amount of \$256,273.50 and perform all actions necessary and incidental to closing for Green PLACE Parcel 220. District 1. (Real

**Estate Management Division)** 

**PROJECT:** Green PLACE Parcel 220

**PURPOSE:** To preserve Environmentally Sensitive Lands (ESL)

Interoffice Memorandum Real Estate Management Division Agenda Item 5 May 16, 2024 Page 2 of 3

ITEMS:

Contract for Purchase and Sale

(Parcel 220) Size: 2.30 acres

Warranty Deed (Instrument 220.1)

BUDGET:

Account No.: 1023-068-4303-6110

**FUNDS:** 

\$256,273.50 - Payable to Cobblestone Title Services, LLC (purchase

price, title insurance, and closing costs)

APPROVALS:

Real Estate Management Division

County Attorney's Office

**Environmental Protection Division** 

**REMARKS:** 

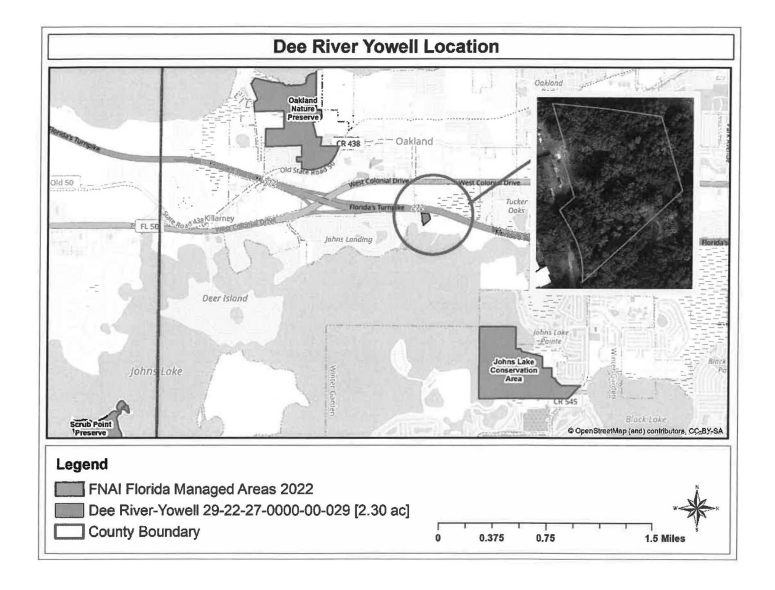
The property is located along the north side of Lake Johns Circle and south of the Florida Turnpike in Winter Garden ("Property") (see map below – area in bright green). The Property contains 2.30 acres, has a zoning of R-CE, Country Estate District, with a Rural future land use, and is irregular in shape. The entire property consists of uplands and is within Zone "X" according to FEMA Flood Map 12095C0200H.

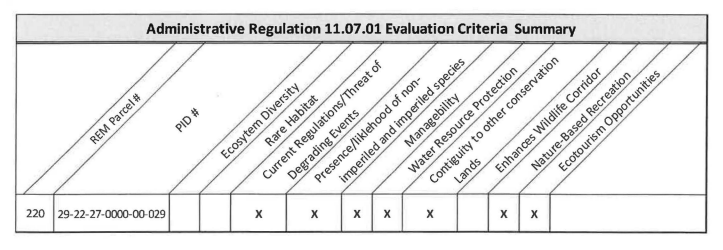
This action adds 2.30 acres of ESL to the Environmental Protection Division's Green PLACE Program. Property meets the evaluation and selection criteria outlined in Administrative Regulation 11.07.01 ESL Acquisition (see criteria below) and provides water resource protection, aquifer recharge, and floodplain storage; closes gaps between other publicly owned lands.

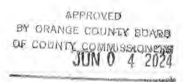
Closing is contingent upon completion and acceptance of due diligence of Property, to be undertaken by the County during the inspection period.

Seller to pay documentary stamp taxes and prorated taxes.

Interoffice Memorandum Real Estate Management Division Agenda Item 5 May 16, 2024 Page 3 of 3







## THIS INSTRUMENT PREPARED BY AND AFTER RECORDING RETURN TO:

Katherine Ortiz, a staff employee in the course of duty with the Real Estate Management Division of Orange County, Florida P.O. Box 1393 Orlando, Florida 32802-1393

Property Appraiser's Parcel Identification Number: 29-22-27-0000-00-029

Instrument: 220.1

Project:

Green PLACE (Parcel 220)

#### WARRANTY DEED

THIS WARRANTY DEED, made as of the date signed below, by Dee Rivers-Yowell, a unmarried woman (hereinafter referred to as Grantor), and Orange County, a charter county and political subdivision of the state of Florida, whose address is P. O. Box 1393, Orlando, Florida 32802-1393, Grantee.

**WITNESSETH**: That the Grantor, for and in consideration of the sum of \$10.00 and other valuable considerations, receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, alien, remise, release, convey, and confirm unto the Grantee, all that certain land situate in Orange County, Florida:

### SEE ATTACHED EXHIBIT A

TOGETHER with all the tenements, hereditaments, and appurtenances thereto belonging or in anywise appertaining.

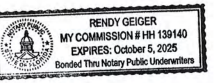
TO HAVE AND TO HOLD, the same in fee simple forever.

AND the Grantor does hereby covenant with said Grantee that the Grantor is lawfully seized of said land in fee simple; that the Grantor has good right and lawful authority to sell and convey said land; that the Grantor does hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever, and that said land is free of encumbrances, except taxes accruing subsequent to December 31, 2023.

Instrument: Project:	220.1 Green PLACE (Parcel 220)		
	<u>rWO</u> witnesses and their mailing required by Florida law, F.S. 695.26		1
RIMO	SS #1 (as to both signatures)	Nee Mile	ng-4008
Ben	Signature S  Oy Geographic Print Name	Dee Rivers-Yo  Mailing Address: 762 Gilert Roa	
Mailing Addres	s: 385 Alexandria Bio		State:Florida
•	edo State: FL	Zip Code: <u>32792</u>	
Zip Code:	32765		
	SS #2 (as to both signatures)		
	Signature Onie Kane	-)	
	Print Name	-	
Mailing Addres	385 Alexandría Bly	d Ste2	
City: OUI	edo State: FL		
Zip Code:	32765		
STATE OF	Florida		
COUNTY OF	Seminole		
notarization th	nis 30th day of August 2024, J	efore me by means of physical property Dee Rivers-Yowell. The individu	
personally kno	own to me or have produced	rivers license and	

as identification.

(Notary Stamp)



Print Notary Name

Notary Public of: My Commission Expires:

Instrument:

220.1

Project:

Green PLACE (Parcel 220)

### EXHIBIT A LEGAL DESCRIPTION

A Portion of Lands Lying in Section 29, Township 22 South, Range 27 East, Orange County, Florida, Being More Particularly Described as Follows:

Commence at the North 1/4 Corner of Said Section 29, Thence Along the North Line of the Northeast 1/4 of Said Section 29, South 89 Degrees 37 Minutes 21 Seconds East, a Distance of 1501.96 Feet; Thence Departing Said North Line, South 00 Degrees 36 Minutes 21 Seconds East, a Distance of 378. 78 Feet, Thence South 00 Degrees 19 Minutes 39 Seconds East, a Distance of 113.02 Feet; Thence South 89 Degrees 37 Minutes 21 Seconds East, a Distance of 387.74 Feet, Thence South 16 Degrees 40 Minutes 32 Seconds East, a Distance of 743.50 Feet to the South Right of Way of Sunshine State Parkway, Being a 300.00 Foot Wide Public Right of Way, Per Florida State Turnpike Authority Right of Way Map, Project No. 2, Also Being the Point of Beginning; Thence South 16 Degrees 40 Minutes 32 Seconds East, a Distance of 191.82 Feet; Thence South 47 Degrees 31 Minutes 40 Seconds West, a Distance of 361.67 Feet; Thence South 22 Degrees 25 Minutes 49 Seconds West, a Distance of 60.67 Feet to the Northeast Corner of Lot 7, Block "c", Lake Johns Shores, According to the Plat Thereof as Recorded in Plat Book W, Page 126, of the Public Records of Orange County Florida, Also Being a Point on a Non-tangent Curve Concave Westerly Having a Radius of 218.24 Feet, a Central Angle of 52 Degrees 45 Minutes 28 Seconds, a Chord Bearing of North 04 Degrees 51 Minutes 51 Seconds West and a Chord Distance of 193.93 Feet; Thence Northerly Along the Arc of Said Curve and Easterly Right of Way Line of Lake Johns Circle, Being a 60.00 Foot Platted Right of Way Per Said Lake Johns Shores Plat, a Distance of 200.95 Feet to a Point of Non-tangency; Thence North 28 Degrees 54 Minutes 00 Seconds West, a Distance of 61.70 Feet; Thence Departing Said East Right of Way, Along the Southerly Line of Lot 10, Block "c" of Said Plat, North 47 Degrees 25 Minutes 31 Seconds East, a Distance of 51.01 Feet; Thence North 16 Degrees 39 Minutes 44 Seconds West, a Distance of 132.08 Feet; Thence North 73 Degrees 35 Minutes 46 Seconds East, a Distance of 14.53 Feet; Thence North 16 Degrees 39 Minutes 44 Seconds West, a Distance of 118. 78 Feet to the South Right of Way of Aforementioned Sunshine State Parkway, Also Being a Point on a Non-tangent Curve Concave Southerly Having a Radius of 3669.72 Feet, a Central Angle of 04 Degrees 45 Minutes 20 Seconds, a Chord Bearing of South 82 Degrees 02 Minutes 37 Seconds East and a Chord Distance of 304.50 Feet; Thence Easterly Along the Arc of Said Curve, a Distance of 304.59 Feet to a Point of Non-tangency to the Point of Beginning.

Parcel Identification Number: 29-22-27-0000-00-029

Warranty Deed Page 3 of 3



## JUN 0 4 2024

Project:

Green PLACE

Parcel:

220

#### CONTRACT FOR PURCHASE AND SALE

## COUNTY OF ORANGE STATE OF FLORIDA

This Contract for Purchase and Sale (the "Agreement") is made and entered into by and between Dee Rivers-Yowell ("Seller"), and Orange County, a charter county and political subdivision of the State of Florida ("Buyer").

#### **RECITALS**

A. Seller owns the following real property in Orange County:

Property Appraiser's Parcel Identification Number

29-22-27-0000-00-029

(hereinafter referred to as the "Property")

- **B.** Buyer requires the Property as further described on **Exhibit A**, incorporated herein by reference, for its Green PLACE project (the "**Project**"). Such legal description may be updated when the Survey is received (as defined in Section 8.b. below).
- C. Seller agrees to furnish the Property for the Project.

#### **AGREEMENT**

In consideration of the promises stated in this Agreement and other good and valuable consideration, Buyer, and Seller agree as follows:

#### 1. Agreement:

- a. Seller agrees to execute a Warranty Deed for the Property (the "**Deed**"), conveying the Property to Buyer free and clear of all liens and encumbrances in substantially the same form attached to this Agreement as **Exhibit B**, incorporated herein by reference.
- **b.** Buyer agrees to pay the Consideration as defined below, to Seller for the Property.
- 2. Consideration: Subject to such credits, adjustments, and prorations, if any, for which provisions are hereinafter made, Seller agrees to sell and convey said land unto Buyer by Deed for Property, free and clear of all liens and encumbrances, for the total sum of Two Hundred and Fifty-Four Thousand Dollars (\$254,000.00).

Green PLACE

Parcel:

220

- 3. Effective Date: The effective date of this Agreement (the "Effective Date") shall be the date this Agreement is approved by the Orange County Board of County Commissioners (the "Board") and executed by the Board.
- 4. Closing Date and Location: Unless otherwise agreed in writing between Buyer and Seller, the closing of the purchase and sale of the Property contemplated herein ("Closing") shall be a "mail away" closing and all documents and funds necessary for Closing shall be received by the Title Company (the "Closing Agent") on or before thirty (30) days after the expiration of the Inspection Period (the "Closing Date") (except to the extent that the Closing Date is extended by other provisions of this Agreement).
- 5. Closing Costs: The following costs are required to complete the transaction contemplated pursuant to this Agreement (the "Costs"). The Costs are allocated between the Seller and Buyer as follows:

Cost	Paid by Seller	Paid by Buyer
Recording Fees for Deed	No	Yes
Documentary Stamps	Yes	No
Title Insurance	No	Yes
Municipal Lien Search	Yes	No
Closing Agent Fee	No	Yes
Survey	No	Yes
Appraisal Report(s)	No	Yes
Recording fees for any instruments required by title commitment to clear title	Yes	No

- 6. Prorations: Ad valorem property taxes for the year of closing shall be prorated as of the Closing Date and said prorated amount shall be paid by Seller pursuant to Section 196.295, Florida Statutes. At Seller's election, Seller's share of prorated taxes may be deducted from the proceeds of sale and remitted by Buyer or title company reasonably acceptable to Buyer to the County Tax Collector on Seller's behalf. Unless the conveyance occurs between November 1 and December 31 of the year of conveyance, in which case ad valorem property taxes shall be paid in full by Seller for the year of conveyance. In the event that, as of the Closing Date, there are any outstanding unpaid property taxes for years prior to the year of closing, then Seller shall be responsible for payment of the same, on the entirety of the tax parcels for which Buyer is acquiring interest hereunder, the amount necessary to satisfy such outstanding property taxes shall be deducted from proceeds of sale.
- 7. Conditions of Closing: All of the conditions listed below are conditions precedent to Closing. Such contingencies shall either be released, waived, cured within the timeframes set forth below.
- a. Title. On or before <u>twenty (20) days</u> following the Effective Date of this Agreement, Buyer shall, at its sole cost and expense, obtain a current commitment for title

Green PLACE

Parcel:

220

insurance (ALTA commitment July 1, 2021) committing to insure Buyer as purchaser of the Property in the amount of the Purchase Price (the "Commitment"), evidencing that marketable fee simple title to the property is currently vested in Seller free and clear of all liens, encumbrances or other matters of record whatsoever. In the event that Buyer shall determine that any one or more of the exceptions listed as such in the Commitment are unacceptable to Buyer in its sole discretion; Buyer shall notify Seller of that fact in writing on or before fifteen (15) days following Buyer's receipt of the Commitment. Such written notice shall specify those exceptions listed as such in the Commitment which are objectionable to Buyer (the "Title Defects"), and Seller may take up to fifteen (15) days to cure or eliminate the Title Defects at Seller's election and without obligation to incur expense or to initiate legal proceedings. If Seller is successful in curing or eliminating the Title Defects, the Closing hereunder shall take place on the date specified in this Agreement. In the event Seller is unable or unwilling to cure or eliminate the Title Defects within the 15-day period so provided, Buyer shall either (a) extend the time period for Seller to cure or eliminate the Title Defects, (b) elect to terminate this Agreement on account thereof, (c) elect to close and accept a conveyance of Seller's title thereto subject to and notwithstanding the existence of the Title Defects on the Closing Date, or (d) proceed on its own to cure or eliminate the Title Defects at any time prior to the Closing Date. In the event that Buyer elects to terminate this Agreement because of the existence of Title Defects which are not cured or eliminated, upon giving written notice of that fact to Seller on or before the expiration of the timeframe herein, this Agreement shall terminate In the event Buyer elects to proceed on its own to cure or eliminate the Title Defects, Seller agrees to provide its reasonable cooperation in connection with Buyer's efforts, but Seller shall have no obligation to incur expense or to initiate legal proceedings.

- may obtain a current boundary survey of the property. The survey shall be certified to Buyer and title company reasonably acceptable to Buyer and prepared in accordance with the minimum technical requirements and standards of practice promulgated by the Florida Board of Professional Surveyor and Mappers, Chapter 5J-17, of the Florida Administrative Code, Section 472.027, Florida Statutes and ALTA/NSPS Land Title Survey Standards. Upon Buyer and Seller's approval of the survey, the same shall be and constitute the "Survey" for purposes of this Agreement and legal description of the property set forth on the Survey may be utilized in the documents of conveyance and in the Owner's Title Insurance Policy to be issued to Buyer hereunder. In the event the Survey shows encroachments, easements, boundary overlaps or other matters objectionable to Buyer, in its sole discretion, these shall be treated as Title Defects. Buyer may in its sole discretion, treat these as "Exceptions," as defined herein. The draft of the Survey will be reviewed by the County Surveyor, or his subordinate and comments/revisions will be given to the consultant before finalizing.
- c. Inspection Period. Buyer shall have <u>one hundred twenty (120) days</u> after the Effective Date, (the "Inspection Period") to determine whether Buyer is willing to accept title to and acquire the property from Seller. Seller agrees that during the Inspection Period, Buyer shall have the right to make such surveys, topographical surveys, soil test borings, and similar examinations as it may desire with respect to the Property, as described in the **Due Diligence Contingency**, attached hereto as <u>Exhibit C</u>, is a material condition of this Agreement and incorporated herein by this reference. Buyer, through its agents, shall have the right to enter upon the Property for the purpose of performing such activities, provided said activities shall not

Project: Green PLACE

Parcel: 220

materially damage the Property. If during the Inspection Period Buyer decides, for whatever reason, in Buyer's sole and absolute discretion, not to proceed with the purchase of the Property, Buyer may, in Buyer's sole and absolute discretion, elect to terminate this Agreement by furnishing written notice thereof to Seller prior to the expiration of the Inspection Period. The Manager of the Orange County Real Estate Management Division is hereby authorized, on behalf of Buyer, to furnish any notice required or allowed under, and/or to terminate this Agreement pursuant to this Section.

d. Closing Documents. Closing is contingent upon delivery of Seller to Buyer in recordable form all instruments necessary to convey the Property as referenced in this Agreement. Such documents shall be executed and delivered to the Closing Agent on or before the Closing Date.

#### 8. Miscellaneous Provisions:

a. Notice. All notices or deliveries required under this Agreement shall be hand-delivered or given by regular mail, or overnight courier directed to the addresses set forth below. All notices so given shall be considered effective, if hand-delivered, when received; if delivered by courier, one business day after timely deposit with the courier service, charges prepaid; or if mailed, three days after deposit, first class postage prepaid, with the United States Postal Service. Either party may change the address to which future notices shall be sent by notice given in accordance with this paragraph.

As to Seller:	with a copy to:	
Dee Rivers-Yowell		
c/o FM Financial Services		
Fozia Andarge		
1510 E Colonial Dr, Ste 210		
Orlando, FL 32803		
As to Purchaser:	with a copy to:	
Orange County, Florida Real Estate	Orange County, Florida	
Management Division	County Attorney's Office	
Attn: Manager	Attn: County Attorney	
400 E. South St., 5th Floor	201 S. Rosalind Ave., 3rd Floor	
Orlando, Florida 32801	Orlando, Florida 32801	

- **b.** Florida Statutes. Seller shall comply with Section 286.23, Florida Statutes, pertaining to disclosure of beneficial ownership, if applicable.
  - c. Possession. Seller will surrender possession of the Property at closing.
- d. Incorporation of Recitals. The recitals set forth above are true and correct and are incorporated herein by this reference.
- e. Entire Agreement. This Agreement supersedes all previous agreements or representations, either verbal or written, heretofore in effect between Seller and Buyer, made with respect to the matters herein contained, and when duly executed constitute the Agreement between Seller and Buyer. No additions, alterations, or variations to the terms of this Agreement shall be

Project: Green PLACE

Parcel: 220

valid, nor can provisions of this Agreement be waived by either party unless such additions, alterations, variations, or waivers are expressly set forth in writing and duly signed.

- f. Delegation of Authority. The Manager of the Orange County Real Estate Management Division is hereby authorized, on behalf of the Buyer, to furnish any notice required or allowed under, to sign amendments to this Agreement for the extension of the timeframes as set forth in paragraph 7 above for up to 120 days, to perform all actions necessary and incidental to closing this Contract, including an extension of the closing date, if needed, up to 120 days or to terminate the same for cause.
- g. Counterparts. This Agreement and any amendments may be executed in one or more counterparts, each of which shall be deemed an original and all of which shall constitute one and the same instrument.

Green PLACE

Parcel:

220

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date(s) written below.

Seller acknowledges that this Agreement is <u>NOT</u> effective until such time as it is approved and executed by the Orange County Board of County Commissioners. The signature of Buyer's acquisition agent named below does not have authority to bind Orange County.

**SELLER** 

Dee Rivers-Yowel

Date: 2/29/2024

Presented to Seller on behalf of Orange County by:

David Sustachek, Acquisition Agent

Orange County Real Estate Management Division

Green PLACE

Parcel:

220

#### **BUYER**

**ORANGE COUNTY, FLORIDA**By: Board of County Commissioners

Jerry L. Demings

Orange County Mayor

Date:

ATTEST: Phil Diamond, CPA, County Comptroller

As Clerk of the Board of County Commissioners

BY:

Deputy Clerk

Printed Name

Green PLACE

Parcel:

220

### EXHIBIT A LEGAL DESCRIPTION

Parcel ID# 29-22-27-0000-00-029

BEG SLY MOST POINT OF LOT 10 BLK C IN PLAT OF LAKE JOHNS SHORE W/126 TH NELY ALONG LOT LN 51.01 FT NWLY ON ELY LOT LN 132.83 FT ELY ALONG AN EXT OF SLY LN OF LOT 9 BLK C 14.45 FT TH NWLY PARALLEL TO LOTS 123.61 FT M/L TO SLY R/W OF SUNSHINE ST PKY TH ELY 324.25 FT M/L TH S 17 DEG E 190.64 FT TH S 47 DEG W 230.46 FT SWLY 129.92 FT TO LAKE JOHNS CIR TH NWLY ALONG R/W TO POB IN SEC 29-22-27

Green PLACE

Parcel:

220

## EXHIBIT B FORM OF WARRANTY DEED

THIS INSTRUMENT PREPARED BY AND AFTER RECORDING RETURN TO:

a staff employee in the course of duty with the Real Estate Management Division of Orange County, Florids P.O. Box 1993 Otlando, Florida \$2802-1893

Property Appraiser's Parcel Identification Number:

Instrument

Project

Green FLACE

#### WARRANTY DEED

THIS WARRANTY DEED, made as of the date signed below, by sname(s) a hereinafter called the GRANTORS, to Orange County, a charter county and political subdivision of the state of Florida, whose address to P. O. Box 1393, Orlando, Florida 32802-1393, hereinafter called the GRANTEE.

WITNESSETH: That the GRANTORS, for and in consideration of the sum of \$10.00 and other valuable considerations, receipt whereof is hereby admowledged, do hereby grant, bargain, sell, after, remise, release, convey, and confirm unto the GRANTEE, all that certain land atmate in Orange County, Florida:

#### SEE ATTACHED EXHIBIT "A"

TOGETHER with all the tenements, hereditaments, and appurtenances thereto belonging or in anywise appertaming.

TO HAVE AND TO HOLD, the same in fee simple forever.

AND the GRANTORS do hereby coverant with said GRANTEE that the GRANTORS are lawfully seized of said land in fee simple, that the GRANTORS have good right and lawful authority to sell and convey said land; that the GRANTORS do hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever, and that said land is free of all encumbrances, except taxes account subsequent to December 31, 2023.

Project: Parcel:	Green PLACE 220		
Instrument: Project:	Green PLACE		
IN W their name.	VITNESS WHEREOF, the	said GRANTORS have caused the	nese presents to be executed in
	TWO witnesses and their e required by Florida law, F.		
	WITNESS #1		
	Signature	<ol> <li><ol> </ol></li> </ol></li></ol></li></ol></li></ol></li></ol></li></ol></li></ol></li></ol></li></ol></li></ol></li></ol>	vner's name>
	Print Name	Mailing Address:	
Mailing Addr	<b>e</b> 55:	City:	State:
City:	State	Zip Code:	
Zip Code:			
	WITNESS #2		
	Signature		
	Print Name		
Mailing Addr	P55;		
City:	State:		
Zip Code:			
STATE OF			
COUNTY O		edged before me by means of $\Box$ ph	reical presence or II online
notarization t	his day of	, 20, by	. The
individual  identification	is personally known to me	or 🗆 has produced	as
(Notary Stam	p)	-	
		Notary Signature	
		Print Notary Name	
		Notary Public of:	

{Signatures continued on following page}

My Commission Expires:

Warranty Deed (individuals) Rev 12/14/23

Page 2 of 3

Green PLACE

Parcel:

220

## EXHIBIT C DUE DILIGENCE CONTINGENCY

- I. Orange County may obtain a report ("Environmental Survey") by a qualified consultant or consultants, including members of Orange County's own professional staff, (the "Consultants"), within ninety (90) days from Effective Date. Such Environmental Survey may include, but not be limited to, the following:
  - a. contamination of the "Property" (which term shall hereinafter be deemed to include any buildings or structures located thereon) by hazardous materials;
  - b. apparent violation of environmental requirements upon or associated with activities upon the Property;
  - c. the presence of any endangered or threatened species or plant life on the Property;
  - d. whether the Property has any historical or archeological significance;
  - e. potential incurrence of environmental damages by the owner(s) or operator(s) of the Property

(all of which shall hereinafter be collectively referred to as the "Environmental Exceptions")

The Environmental Survey may include, without limitation, the results of:

- a. a site inspection;
- b. interviews of present occupants of the Property;
- c. a review of public records concerning the Property and other properties in the vicinity of the Property;
- d. a review of aerial photographs of the Property and other evidence of historic land uses;
- e. soil and/or ground water testing and/or analysis;
- f. asbestos testing and/or analysis;
- g. testing and/or analysis of any other apparently applicable environmental hazard or condition; and
- h. building inspection.

The Environmental Survey shall include, (if determined by the Consultants) the estimated cost of cure and period of time required to remediate any Environmental Exceptions.

- II. The Environmental Survey may be performed at any time or times, upon reasonable notice, and under reasonable conditions established by Seller which do not impede the performance of the Environmental Survey. The Consultants are hereby authorized to enter upon the Property for such purposes and to perform such testing and take such samples as may be necessary in the reasonable opinion of the Consultants to conduct the Environmental Survey.
- III. Seller will cooperate with the Consultants and supply to the Consultants such historical and operational information as may be reasonably requested by the Consultants, including any notices, permits, or other written communications pertaining to possible Environmental Exceptions, and including without limitation, any studies, or reports prepared by, or for Seller, or furnished to Seller, or its agents, or consultants, and Seller will make available to the Consultants any persons known to have knowledge of such matters. Orange County shall hold the Environmental Survey

Green PLACE

Parcel:

220

and any written materials furnished to it by Seller confidential except as required by law.

IV. If the Environmental Survey reveals any Environmental Exceptions, or if the other testing reveals any condition to the Property which Orange County deems to require further evaluation, then, this Agreement is automatically extended an additional ninety (90) days for further testing. If the Environmental Survey or testing results are unacceptable to Orange County, then, this Agreement shall be terminated upon notice to Seller of such unacceptability with no party to this Agreement having any further liability to any other.

### **REQUEST FOR FUNDS / WIRE TRANSFER**

X Under BCC Approval	Under Ordinance Approval
Date: March 11, 2024	Total Amount: \$256,273.50
Project: Green PLACE	Parcels: 220
Charge to Account # 1023-068-4303-6110	Beth Sm 3/11/2 Controlling Agency Approval Signature Date
	Printed Name:  3/11/24 Piscal Approval Signature  Date
	Heather Coons Printed Name:
TYPE TRANSACTION (Check appropriate block(s)) Pre-Condemnation Post-Condemnation	X N/A District # 1
X Acquisition at Approved Appraisal Acquisition at Below Approved Appraisal Acquisition at Above Approved Appraisal Advance Payment Requested Donation	Cobblestone Title Services, LLC 385 Alexandria Blvd, Suite 2 Oviedo, Florida 32765 FIEN#: 20-5513670
DOCUMENTATION ATTACHED (Check appropriate block(s))	\$256,273.50 (purchase price, title insurance & closing costs)
X Contract/ Agreement Copy of Executed Instruments Copy of Unexecuted Instruments X Certificate of Value	Attorney Fees/Expert Fees \$N/A Total \$256,273.50
X Settlement Analysis	
Payable to: Cobblestone Title Services, LLC \$256,273.50	**********************
SPECIAL NOTE: Payment of \$256,273.50 to be made by Wire	Transfer Only
Recommended by David Sustachek, Sr. Acquisition Agent, Real B	3-11-2024 Estate Mgmt. Div. Date
Payment Approved Nemes e Esteves, Assistant Manager, Real Es	3-13-2024
or Payment Approved	nace right. Div.
Mindy T. Cummings, Manager, Real Estate Mg	gmt. Div. Date
Certified	JUN 0 4 2024  Date
Approved by 200 to Deputy olery to the positi	Dale
Examined/Approved	
Comptroller/Government Grants	Check No. / Date
IMPORTANT: This parcel will close by Wire Transfer for the paym	nent of \$256,273,50. Instructions will be sent once

**IMPORTANT:** This parcel will close by Wire Transfer for the payment of \$256,273.50. Instructions will be sent once the closing date is determined. Please Contact the Agent @ 836-7082 if there are any questions.

APPROVED
BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS